

Tim Holleman

From: MICHAEL CROSBY [michaelwcrosby@bellsouth.net]
Sent: Wednesday, September 08, 2010 2:47 PM
To: tim@boyceholleman.com
Subject: Re: Miller v. Harrison County, MS, et. al 1:07cv541LG-JMR

CONFIRMED / ACCEPTED

We accept this conditions and thank you for your assistance

/s/ Michael W. Crosby
Michael W. Crosby

Michael w Crosby,
Bar No. 7888
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From: Tim Holleman <tim@boyceholleman.com>
To: MICHAEL CROSBY <michaelwcrosby@bellsouth.net>
Cc: Haley Broom <hbroom@ddkf.com>; Ian Brendel <ian.brendel@yahoo.com>; Jim Davis <JamesLDavisIII@aol.com>
Sent: Wed, September 8, 2010 2:03:55 PM
Subject: RE: Miller v. Harrison County, MS, et. al 1:07cv541LG-JMR

Mike,

I have preliminary discussed with the Board members. We are concerned with Mr. Miller's attempt previously to gain publicity in this matter. Therefore any settlement must include a confidentiality provision that if he or his representative discusses publically the settlement then he will have pay the sum of \$15,000.00 as liquidated damages plus any attorneys fees or expenses incurred in enforcing the confidentiality provision.



Please advise of you and your client's agreement to this so I can confirm with the Board

Tim C. Holleman

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From: MICHAEL CROSBY [mailto:michaelwcrosby@bellsouth.net]
Sent: Wednesday, September 08, 2010 12:37 PM
To: tim@boyceholleman.com
Subject: Re: Miller v. Harrison County, MS, et. al 1:07cv541LG-JMR

Thank you for your considerations concerning the above referenced. This was an exceptionally difficult decision for my client, which included a large portion of last night as well as almost all of the morning. Hopefully this will close this chapter for both sides, and the standard confidentiality language is certainly understandable. If the settlement fell apart, I would want to document my medical condition for whatever use my client might wish. My neurologist, Dr. Kim wrote:

anterior wedge compression fracture L1 AND L2. L1 trabecular impaction @ superior endplate with triangular fragment anteriorly. L2 trabecular impaction at superior endplate with comminuted fragments anteriorly.

My interpretation is: hurt, hurt, hurt.

/s/ Michael W. Crosby
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and deleting the original message or notify the Law Offices of Michael W. Crosby, 228-822-2727. Email is covered by the Electronic Communications Privacy Act [18 U.S.C. §§ 2510-2521] and is legally privileged.

From: Tim Holleman <tim@boyceholleman.com>
To: Haley Broom <hbroom@ddkf.com>; guirola_chambers@mssd.uscourts.gov
Cc: Joe Gewin <jgewin@ddkf.com>; Jim Davis <JamesLDavisIII@aol.com>; Michael Crosby <michaelwcrosby@bellsouth.net>; Ian Brendel <ian.brendel@yahoo.com>; patrick@boyceholleman.com; Trish Misko <tmisko@ddkf.com>
Sent: Wed, September 8, 2010 11:28:13 AM
Subject: RE: Miller v. Harrison County, MS, et. al 1:07cv541LG-JMR

Judge Guirola,

There are some last minute settlement discussions going on, I am trying to poll the Board to see the prospects for settlement. Could Mike have till 3 pm to get his portion of Pretrial while we explore option?

Tim C. Holleman

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From: Haley Broom [mailto:hbroom@ddkf.com]
Sent: Wednesday, September 08, 2010 11:02 AM
To: guirola_chambers@mssd.uscourts.gov
Cc: Joe Gewin; Jim Davis; Tim Holleman; Michael Crosby; Ian Brendel; patrick@boyceholleman.com; Trish Misko
Subject: Miller v. Harrison County, MS, et. al 1:07cv541LG-JMR

Judge Guirola,

Please find attached Defendant Pavolini's proposed jury instructions.

Best regards,
Haley

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